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## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS

,		1	Washington, D.C. 20231
SERIAL NUMBER	FILING DATE	FIRST NAMED INVE	NTOR ATTORNEY DOCKET N
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08/379,872	01/27/95	FLACK	M 1173-480F EXAMINER
			GOLDBERG, J
		12M2/0930	
BIRCH STEW	ART KOLASCH &		ART UNIT PAPER NUMBER
PO BOX 747			1/
FALLS CHUR	CH VA 22040-0	747	//
			1205
			DATE MAILED: 09/30/96
his is a communicatio	n from the examiner in ch	arge of your application.	33.347.12
OMMISSIONER OF	PATENTS AND TRADEM	ARKS	
	•	/	1 2/16/
This application ha	e heen evemined	Responsive to communication f	illed on 6/24 3/12/9 This action is made
**	20 00011 020011111000	Responsive to communication f	
shortened statutory (	period for response to this	action is set to expire	_ month(s), days from the date of this letter.
allure to respond with	In the period for response	will cause the application to beco	me abandoned. 35 U.S.C. 133
est i THE FOLLOW	ring attachment(s) A	RE PART OF THIS ACTION:	•
_	eferences Cited by Exami		<ol> <li>Notice of Draftsman's Patent Drawing Review, P1</li> </ol>
	rt Cited by Applicant, PTO		4. Notice of Informal Patent Application, PTO-152.
5. Li Information	on How to Effect Drawing	Changes, PTO-1474.	6. 🗆
ert (I SUMMARY (	OF ACTION		
i. 🖸 Claims	3,4 and 1	3-13	are pending in the app
Of the a	bove, claims		are withdrawn from conside
2. Claims		•	have been cancelled.
a. L. Ctaims			are allowed.
A D Claims /	3.4 ant1	3-15	are rejected.
•	•		
5. 🔲 Claims			are objected to.
6. Claims			ere subject to restriction or election requiremen
7. 🔲 This application	on has been filed with info	rmal drawings under 37 C.F.R. 1.	85 which are acceptable for examination purposes.
		on to this Office colors	
_	ngs are required in respon		
9.  The corrected	or substitute drawings ha	ive been received on	
ate 🛮 socéb	table; Inct acceptable (	see explanation or Notice of Drafts	aman's Patent Drawing Review, PTO-948).
O The second	additional or substitute a	heat(s) of drawings, filed on	has (have) been approved by the
examiner: C	great blooms of anneum a	niner (see explanation).	
	•		<u>_</u>
1. The proposed	drawing correction, filed	has bee	en approved; disapproved (see explanation).
12	ment is made of the cisim	for priority under 35 U.S.C. 119	The certified copy has Deen received D not been re
	in parent application, seria		Jon
[7]		1 "	
3. Since this app	olication apppears to be in	condition for allowance except to	r formal matters, prosecution as to the merits is closed in
Since this apparents accordance w	olication apppears to be in with the practice under Ex	condition for allowance except for parte Quayle, 1935 C.D. 11; 453 C	r formal matters, prosecution as to the merits is closed in D.G. 213.
13. Since this application of accordance w	olication apppears to be in ith the practice under Ex	condition for allowance except for parte Quayle, 1935 C.D. 11; 453 C	r formal matters, prosecution as to the merits is closed in D.G. 213.

Serial Number: 08/379,872

Art Unit: 1205

The claims are still being examined as they read on the elected invention of employing gossypol alone for treating cancer.

The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. § 103, the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 C.F.R. § 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of potential 35 U.S.C. § 102(f) or (g) prior art under 35 U.S.C. § 103.

Claims 1, 3, 4, and 13-15 are rejected under 35 U.S.C. § 103 as being unpatentable over the Wu et al. reference of record for the reasons fully set forth in Paper No. 8, pages 2 and 3.

Art Unit: 1205

Applicants' remarks and the Richard Vnazek declaration are noted. The declaration must be signed by all the inventors, i.e. Mary R. Flack and Marcus Reidenberg.

Applicant's amendment necessitated the new grounds of rejection. Accordingly, **THIS ACTION IS MADE FINAL**. See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Goldberg whose telephone number is (703) 308-4606. The fax phone number for this Group is (703) 308-4556.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-1235.

GOLDBERG:jd SEPTEMBER 25, 1996 JEROME D. GOLDBERG PRIMARY EXAMINER GROUP 1200